IN THE DISTRICT COURT OF APPEAL FIRST DISTRICT, STATE OF FLORIDA

NOT FINAL UNTIL TIME EXPIRES TO FILE MOTION FOR REHEARING AND

DISPOSITION THEREOF IF FILED

SHERMAN LAMAR JONES,

Appellant,

v.

CASE NO. 1D06-4912

STATE OF FLORIDA,

Appellee.

Opinion filed July 24, 2007.

An appeal from the Circuit Court for Escambia County. Nickolas P. Geeker, Judge.

Nancy A. Daniels, Public Defender, and Joel Arnold, Assistant Public Defender, Tallahassee, for Appellant.

Bill McCollum, Attorney General, Tallahassee, for Appellee.

PER CURIAM.

In this appeal filed pursuant to <u>Anders v. California</u>, 386 U.S. 738 (1967), we find no preserved reversible error apparent from the face of the record. We note that appellant's pro se argument that his trial counsel provided ineffective assistance of

counsel is more properly raised by a motion for post-conviction relief, as the deficient performance of counsel is not apparent on the face of the record. <u>See Thompson v.</u> <u>State</u>, 764 So. 2d 630, 631 (Fla. 1st DCA 2000). Accordingly, we affirm appellant's judgment and sentence.

AFFIRMED.

DAVIS and POLSTON, JJ., and LAWRENCE, JR., L. ARTHUR, SENIOR JUDGE, CONCUR.